

### **Remarks/Arguments**

Applicants respectfully request consideration of the subject application as amended herein. This Amendment is submitted in response to the Final Office Action mailed July 28, 2008. Claims 1-45 are rejected.

In this Amendment, claims 1, 21, 41, 43 and 44 have been amended. No claims have been added or cancelled. It is respectfully submitted that the amendments do not add new matter.

Applicants reserve all rights with respect to the applicability of the Doctrine of Equivalents.

### **Examiner Interview**

Applicants thank the Examiner for the courtesy of a telephone interview on November 14, 2008 in which the claims were discussed. Applicants initiated a request for an interview with the Examiner to discuss distinctions between the combination of Rollins (U.S. Patent Publication 2002/0129060) and Claussen (U.S. Patent 6,675,354), and the present application. In the discussion, Applicants focused on clarifying that the conditional execution of custom actions in a web application, which Applicants asserted was not taught a combination of Rollins and Claussen. The Examiner concurred that mapping tag names in a descriptor file appeared to be absent from Rollins and Claussen. The Examiner suggested that claiming tag names mapped in a descriptor file may be one approach to distinguishing the current claims over a combination Rollins and Claussen. Applicants have amended the claims in light of this interview.

### **Claim Rejections under 35 U.S.C. § 112**

The Examiner has rejected claims 43 and 44 under 35 U.S.C. § 112, second paragraph, as being indefinite. In particular the Examiner notes that "Java Virtual Machine" is a trade name, thus rendering the claims indefinite (Final Office Action, mailed 7/18/08, page 4). Applicants have accordingly amended claims 43 and 44 to remove the references to "Java Virtual Machine." In light of the amendments, Applicants respectfully request withdrawal of the rejection.

### **Claim Rejections under 35 U.S.C. §103(a)**

Claims 1-12, 15, 17-20, 21-32, 35, 37-41, 43, and 44 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Publication No. 2002/0129060 of Rollins et al. (hereinafter “Rollins”) in view of U.S. Patent No. 6,675,354 of Claussen et al. (hereinafter “Claussen”). Applicant respectfully disagrees.

Rollins describes a system and method for generating multiple customizable interfaces for XML documents (Rollins, Abstract). A component generation engine uses XML schema, which defines the structure of an XML document, and optional user preferences to define multiple components (Rollins, page 2, paragraph 0031; page 3, paragraphs 36-37). Then, a code-generator generates “a set of Java classes designed to mediate communication between the user and the synchronized tree manager” (Rollins, page 3, paragraph 0038), thereby generating a user interface for interacting with the XML document (Rollins, paragraph 0014; Figure 1).

Claussen describes processing and handling custom tags in a document (Claussen, Column 3, lines 14-29). The custom tags may be processed regardless of the type of tag that is encountered (Claussen, Column 30, lines 30-42). To avoid errors in processing the various tags, a tag preprocessing technique is utilized to classify the tag according to a tag library (Claussen, Column 6, lines 8-32). However, Claussen merely describes routines for translating various custom tags and handling the tags according to their library definition as case sensitive or case insensitive tags (Claussen, Column 8, lines 13-28).

Amended claim 1 recites:

In a computer system, an improved method for developing a Web application, the method comprising:

providing a Web application development framework, said framework including an abstract command tag that predefines at least some generic Web application activities;

specifying at least one custom action that is desired to be performed by a Web application;

creating an object-oriented programming language (OOP) class that extends the abstract command tag for providing execution logic for said at least one custom action, in addition to pre-existing logic that supports said at least some generic Web application activities, thereby creating a corresponding customized command tag that is capable of being embedded within a Web page;

mapping a customized name of the customized command tag in a tag library descriptor file to the custom action;  
embedding the customized command tag with the customized name in a Web page of the Web application; and  
upon execution of the Web application including the embedded customized command tag in a Web page, invoking the customized command tag for conditionally executing said specified at least one custom action based on run-time conditions of the Web application and run-time values for one or more attributes included in the customized command tag.

(Emphasis Added)

Applicant respectfully submits that a combination of Rollins and Claussen fails to teach or suggest “specifying at least one custom action that is desired to be performed by a Web application; ... mapping a customized name of the customized command tag in a tag library descriptor file to the custom action; embedding the customized command tag with the customized name in a Web page of the Web application; and upon execution of the Web application including the embedded customized command tag in a Web page, invoking the customized command tag for conditionally executing said specified at least one custom action.”

Rollins describes a component generation engine that interprets an XML document based upon user preferences and various modes selected for the XML document. Although Rollins briefly mentions that web programming languages utilize tags (See Rollins, paragraphs [0004-0010]), Rollins outputs a user interface for viewing XML documents in a plurality of different modes, such as visually, auditorily, or a combination of both (Rollins, paragraph [0014]; Figure 8). The brief mention of tags in Rollins and the creation of a user interface for browsing an XML document, however, fails to address the concept of enabling the use of customized command tag names, let alone "mapping a customized name of the customized command tag in a tag library descriptor file to the custom action; embedding the customized command tag with the customized name in a Web page of the Web application; and ... invoking the customized command tag for conditionally executing said specified at least one custom action."

As discussed in Claussen and as noted by the Examiner, a data type definition (DTD) includes a class or stylesheet attribute in the class definition for each tag

(Claussen at col. 3, lines 30-44; col. 7, lines 5-35). The class or stylesheet attribute in the definition "dictate which of the two mechanisms are used to handle custom tags" (Claussen, column 8, lines 1-3). Based on a tag's registration, the tag is handled (i.e., executed) by one of the two appropriate tag handlers as a case sensitive tag or a case insensitive tag (Claussen, Column 8, lines 13-28). Thus, in Claussen, tags are merely handled differently according to case sensitivity. Merely handling a tag based on the case sensitivity of a tag, however, fails to address the concept of customized command tag names, let alone "mapping a customized name of the customized command tag in a tag library descriptor file to the custom action; embedding the customized command tag with the customized name in a Web page of the Web application; and ... invoking the customized command tag for conditionally executing said specified at least one custom action."

Thus, a combination of Rollins and Claussen, whether taken alone or in combination, fail to teach or suggest "mapping a customized name of the customized command tag in a tag library descriptor file to the custom action; embedding the customized command tag with the customized name in a Web page of the Web application; and ... invoking the customized command tag for conditionally executing said specified at least one custom action." Therefore, Applicant respectfully submits that claim 1, and the claims that depend on it, are not rendered obvious by Rollins and Claussen.

Claim 21 recites:

A computer-readable storage medium storing instructions for a Web application framework, which when executed by a computer system, causes the computer system to perform a method comprising:

specifying an abstract command tag that predefines at least some generic Web application activities;

providing a programming environment for:

(i) specifying at least one custom action that is desired to be performed by a Web application under development, by supporting creation of an object-oriented programming language (OOPL) class that extends the abstract command tag for providing execution logic for said at least one custom action, thereby creating a corresponding customized command tag that is capable of being embedded within a Web page, wherein a customized name of the customized command tag is mapped to the custom action in a tag library descriptor file, and wherein said

customized command tag includes the ability to conditionally execute said specified at least one custom action based on run-time conditions; and  
(ii) enabling embedding of the customized command tag with the customized name in a Web page of the Web application;  
embedding the customized command tag with the customized name in a Web page of the Web application; and  
wherein execution of the Web application includes invoking the customized command tag for conditionally executing said specified at least one custom action based on run-time conditions of the Web application and run-time values for one or more attributes included in the customized command tag.

(Emphasis Added)

As discussed above, with respect to claim 1, Rollins and Claussen fail to teach or suggest mapping a customized name of a customized command tag in a tag library descriptor file to a custom action, embedding the customized command tag with the customized name in a Web page of a Web application, and invoking the customized command tag for conditionally executing said specified at least one custom action. Claim 21 as amended recites “creating a corresponding customized command tag that is capable of being embedded within a Web page, wherein a customized name of the customized command tag is mapped to the custom action in a tag library descriptor file ... enabling embedding of the customized command tag with the customized name in a Web page of the Web application; embedding the customized command tag with the customized name in a Web page of the Web application; and wherein execution of the Web application includes invoking the customized command tag for conditionally executing said specified at least one custom action....” Thus, claim 21, and the claims that depend from it, are not rendered obvious over Rollins in view of Claussen.

Claim 41, as amended, recites:

An improved method for Web application development, the method comprising:

providing a Web-based application development framework built from a set of object-oriented programming language (OOPL) classes, which extends an abstract command tag, said framework providing:

a non-programmatic tag framework that implements the functionality of the application framework when executing within a Web page using dynamic scripting capability;

tag-based Web application objects controlling program flow, executing user commands, representing application business objects, and constructing output;

a non-programmatic tag framework that maps customized tag names associated with customized command tags in a tag library descriptor file to corresponding custom actions, and accesses data for logical business objects and allows page designers to specify a custom tag name and an action to be performed;

enabling the embedding of the tag-based Web application objects with customized tag names in a Web page of a Web application; and

executing of the Web application including invoking the tag-based Web application objects for conditionally executing actions specified by page designers based on run-time conditions of the tag-based Web application and tag attributes in the tag-based Web application objects.

(Emphasis Added)

As discussed above, with respect to claims 1 and 21, Rollins and Claussen fail to teach or suggest mapping a customized name of a customized command tag in a tag library descriptor file to a custom action, embedding the customized command tag with the customized name in a Web page of a Web application, and invoking the customized command tag for conditionally executing said specified at least one custom action.

Claim 41 as amended recites “a non-programmatic tag framework that maps customized tag names associated with customized command tags in a tag library descriptor file to corresponding custom actions, and accesses data for logical business objects and allows page designers to specify a custom tag name and an action to be performed; enabling the embedding of the tag-based Web application objects with customized tag names in a Web page of a Web application; and executing of the Web application including invoking the tag-based Web application objects.” Thus, claim 41, and the claims that depend from it, are not rendered obvious over Rollins in view of Claussen.

Claims 13, 14, 16, 33, 34, 36, 42, and 45 were rejected as being unpatentable over Rollins and Claussen in view of U.S. Patent No. 6,760,748 of Hakim (hereinafter “Hakim”). Applicants respectfully disagree.

As discussed above Rollins and Claussen fail to describe each and every limitation claimed by the Applicant. Hakim merely describes an electronic classroom in which data is transmitted from a teacher’s terminal to student terminals (Hakim, Column

3, lines 15-21; Figure 2). Hakim does not address the use of customized tag names, let alone mapping customized command tag names in a tag library descriptor file to custom actions. Therefore, Hakim fails to remedy the shortcomings of Rollins and Claussen discussed above. Thus, Rollins, Claussen, and Hakim, alone or in combination, fail to render claims 1, 21, and 41, and thus dependent claims 13, 14, 16, 33, 34, 36, 42, and 45, obvious.

Claims 14, 16, 34, 36, and 45 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Rollins and Claussen in view of U.S. Patent No. 6,605,120 of Fields et al. (hereinafter "Fields"). Applicants respectfully disagree.

As discussed above Rollins and Claussen fail to describe each and every limitation claimed by the Applicant. Fields describes a web page filter that extracts content from a web page based on filter definitions (Fields, column 5, lines 12-34). Fields does not address the use of customized tag names, let alone mapping customized command tag names in a tag library descriptor file to custom actions. Therefore, Fields fails to remedy the shortcomings of Rollins and Claussen discussed above. Thus, Rollins, Claussen, and Fields, alone or in combination, fail to render claims 1, 21, and 41, and thus dependent claims 14, 16, 34, 36, and 45, obvious.

## **Conclusion**

Applicant respectfully submits that in view of the amendments and discussion set forth herein, the applicable rejections have been overcome. Accordingly, the present and amended claims should be found to be in condition for allowance.

If a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Judith A. Szepesi at (408) 720-8300.

If there are any additional charges/credits, please charge/credit our deposit account no. 02-2666.

Respectfully submitted,  
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